

General Assembly

Amendment

January Session, 2007

LCO No. 7703

SB0107407703SD0

Offered by:

SEN. HARTLEY, 15th Dist. REP. WILLIS, 64th Dist.

To: Subst. Senate Bill No. **1074**

File No. 549

Cal. No. 442

"AN ACT CONCERNING THE CONNECTICUT HIGHER EDUCATION SUPPLEMENTAL LOAN AUTHORITY."

- 1 Strike everything after the enacting clause and substitute the
- 2 following in lieu thereof:
- 3 "Section 1. Subsection (a) of section 10a-224 of the general statutes is
- 4 repealed and the following is substituted in lieu thereof (Effective July
- 5 1, 2007):
- 6 (a) There is created a body politic and corporate to be known as the
- 7 "Connecticut Higher Education Supplemental Loan Authority". The
- 8 authority is constituted a public instrumentality and political
- 9 subdivision of the state and the exercise by the authority of the powers
- 10 conferred by this chapter shall be deemed and held to be the
- 11 performance of an essential public and governmental function. The
- directors which shall consist of eight members, one of whom shall be

powers of the authority shall be vested in and exercised by a board of

14 the State Treasurer, one of whom shall be the Secretary of the Office of

15 Policy and Management and one of whom shall be the Commissioner 16 of Higher Education, each serving ex officio, and five of whom shall be 17 residents of the state appointed by the Governor, not more than three 18 of such appointed members to be members of the same political party. 19 Three of the appointed members shall be active or retired trustees, 20 directors, officers or employees of Connecticut institutions for higher 21 education. [, of whom not more than one shall be from a constituent 22 unit of the state system of higher education.] At least one of the 23 appointed members shall be a person having a favorable reputation for 24 skill, knowledge and experience in the higher education loan finance 25 field, and at least one of such appointed members shall be a person 26 having a favorable reputation for skill, knowledge and experience in 27 state and municipal finance, either as a partner, officer or employee of 28 an investment banking firm which originates and purchases state and 29 municipal securities, or as an officer or employee of an insurance 30 company or bank whose duties relate to the purchase of state and 31 municipal securities as an investment and to the management and 32 control of a state and municipal securities portfolio. Of the three 33 members first appointed who are trustees, directors, officers or 34 employees of Connecticut institutions for higher education, one shall 35 serve until July 1, 1986, one shall serve until July 1, 1987, and one shall 36 serve until July 1, 1988. Of the three remaining members first 37 appointed, one shall serve until July 1, 1983, one shall serve until July 38 1, 1984, and one shall serve until July 1, 1985. On or before the first day 39 of July, annually, the Governor shall appoint a member or members to 40 succeed those whose terms expire, each for a term of six years and 41 until his successor is appointed and has qualified. The Governor shall 42 fill any vacancy for the unexpired term. A member of the board shall 43 be eligible for reappointment. Any member of the board may be 44 removed by the Governor for misfeasance, malfeasance or wilful 45 neglect of duty. Each member of the board before entering upon his or 46 her duties shall take and subscribe the oath or affirmation required by 47 section 1 of article eleventh of the State Constitution. A record of each 48 such oath shall be filed in the office of the Secretary of the State. The 49 State Treasurer, the Secretary of the Office of Policy and Management

and the Commissioner of Higher Education may each designate a deputy or any staff member to represent him as a member at meetings of the board with full power to act and vote on his behalf.

- Sec. 2. Section 10a-225 of the general statutes is amended by adding subsection (d) as follows (*Effective July 1, 2007*):
 - (NEW) (d) (1) The authority may develop and require the use of a master promissory note for education loans. Each master promissory note shall allow borrowers to receive, in addition to initial education loans, additional education loans for the same or subsequent periods of enrollment. Each master promissory note shall include a provision stating that the note shall be governed by and construed pursuant to the laws of the state of Connecticut.
 - (2) Notwithstanding any provision of the general statutes or any regulation adopted pursuant to said statutes, each education loan made under a master promissory note pursuant to this subsection may be sold or assigned independently of any other education loan made under the same master promissory note and each such loan shall be separately enforceable on the basis of an original or copy of the master promissory note in accordance with the terms of the master promissory note.
 - (3) Notwithstanding any provision of the general statutes, each such master promissory note shall be fully negotiable within the meaning and for all purposes of title 42a, regardless of whether the form and character of such master promissory note qualifies under the terms of the provisions of title 42a.
 - (4) The authority may pledge all or any part of its interest in any such master promissory note or the education loan evidenced by such note as security for any issue of bonds or notes or any other obligations. Such pledge shall be valid and binding from the time when the pledge is made; the interest so pledged by the authority shall immediately be subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be

valid and binding against all parties having claims of any kind in tort, contract or otherwise against the authority or any participating institution for higher education, irrespective of whether such parties have notice of the lien. Such lien shall have priority over all other liens, including, without limitation, the lien of any person who in the ordinary course of business furnishes services or materials to the authority. Notwithstanding the provisions of title 42a, neither the bond resolution nor any financing statement, continuation statement or other instrument by which a pledge or security interest is created or by which the authority's interest in such master promissory notes is assigned need be filed in any public records in order to perfect the security interest or lien thereof as against third parties. Any outright sale by the authority of any education loan evidenced by such a master promissory note shall be effective and perfected automatically upon attachment as defined in title 42a.

- Sec. 3. Section 10a-230 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2007*):
- (a) The authority may from time to time issue revenue bonds for any corporate purpose and all such revenue bonds, notes, bond anticipation notes or other obligations of the authority issued pursuant to this chapter shall be and are hereby declared to be negotiable for all purposes notwithstanding their payment from a limited source and without regard to any other law or laws. In anticipation of the sale of such revenue bonds, the authority may issue negotiable bond anticipation notes and may renew the same from time to time, but the maximum maturity of any such note, including renewals [thereof,] of such notes shall not exceed five years from the date of issue of the original note. Such notes shall be paid from any revenues of the authority available therefor and not otherwise pledged, or from the proceeds of sale of the revenue bonds of the authority in anticipation of which they were issued. The notes shall be issued in the same manner as the revenue bonds. Such notes and the resolution or resolutions authorizing the same may contain any provisions, conditions or limitations which a bond resolution of the authority may

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(b) The revenue bonds and notes of every issue shall be payable solely out of the revenues of the authority pertaining to the program relating to such bonds or notes including principal and interest on authority loans and education loans, and any other revenues derived from or in connection with any other authority loans and education loans, payments by participating institutions for higher education, banks, guarantors, insurance companies or others pursuant to letters of credit or purchase agreements, investment earnings from funds or accounts maintained pursuant to the bond resolution, insurance proceeds, loan funding deposits, proceeds of sales of education loans, proceeds of refunding bonds and fees, charges and other revenues, funds and other assets of the authority but subject only to any agreements with the holders of particular revenue bonds or notes pledging any particular revenues and subject to any agreements with any participating institution for higher education.

(c) The revenue bonds or notes may be issued as serial bonds or notes or as term bonds or notes, or the authority, in its discretion, may issue bonds or notes of both types. The revenue bonds or notes shall be authorized by resolution of the members of the board of directors of the authority and shall bear such date or dates, mature at such time or times, not exceeding the year following the last year in which the final payments in an education loan series portfolio are due, or thirty years from the date of issuance, whichever is sooner, from their respective dates, bear interest at such rate or rates, payable at such time or times, be in such denominations, be in such form either coupon or registered, carry such registration or conversion privileges, be executed with manual or facsimile signatures in such manner, be payable in lawful money of the United States at such place or places, and be subject to such terms of redemption, as such resolution or resolutions may provide. Such resolution or resolutions may delegate to the executive director, assistant executive director or any member of the board of directors of the authority, or any combination of them, the power to determine any of the matters set forth in this section and the power to

award the bonds to a purchaser or purchasers at public sale or to negotiate a sale to a purchaser or purchasers. The revenue bonds or notes may be sold for such price or prices as the authority shall determine. Pending preparation of the definitive bonds, the authority may issue interim receipts or certificates which shall be exchanged for such definitive bonds.

(d) Any resolution or resolutions authorizing any revenue bonds or any issue of revenue bonds may contain provisions, which shall be a part of the contract with the holders of the revenue bonds to be authorized, as to: (1) Pledging all or any part of the revenues, funds or other assets of the authority, including, but not limited to, the authority loans and education loans to secure such bonds or notes; (2) pledging all or any part of the revenues paid to the authority by any guarantor or insurance company; (3) pledging any revenue-producing contract or contracts made by the authority with any individual, partnership, corporation or association or other body, public or private, or any federally guaranteed security and moneys received or receivable therefrom whether such security is acquired by the authority or a participating institution for higher education to secure the payment of the revenue bonds or notes or of any particular issue of revenue bonds or notes, subject to such agreements with bondholders or noteholders as may then exist; (4) the fees and other amounts to be charged, and the sums to be raised in each year thereby, and the use, investment and disposition of such sums; (5) the establishment and setting aside of reserves or sinking funds, the setting aside of loan funding deposits, capitalized interest accounts, and cost of issuance accounts, and the regulation and disposition thereof; (6) limitations on the use of the education loans; (7) limitations on the purpose to which the proceeds of the sale of any issue of revenue bonds or notes then or thereafter to be issued may be applied, including as authorized purposes, all costs and expenses necessary or incidental to the issuance of bonds, to the acquisition of or commitment to acquire any federally guaranteed security and pledging such proceeds to secure the payment of the revenue bonds, notes or any issue of the revenue bonds

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or notes; (8) limitations on the issuance of additional bonds or notes, the terms upon which additional bonds or notes may be issued and secured and the terms on which additional bonds or notes rank on a parity with, or be subordinate or superior to, other bonds or notes; (9) the refunding of outstanding bonds or notes; (10) the procedure, if any, by which the terms of any contract with bondholders or noteholders may be amended or abrogated, the amount of bonds or notes the holders of which must consent thereto, and the manner in which such consent may be given; (11) limitations on the amount of moneys derived from the educational program to be expended for operating, administrative or other expenses of the authority; (12) defining the acts or omissions to act which shall constitute a default in the duties of the authority to holders of its obligations and providing the rights and remedies of such holders in the event of default; (13) the duties, obligations and liabilities of any trustee or paying agent; (14) providing for guarantees, pledges of endowments, letters of credit, property or other security for the benefit of the holders of such bonds or notes; and (15) any other matters relating to the bonds or notes which the authority deems desirable.

(e) Subject to the approval of the State Treasurer or the Treasurer's deputy appointed pursuant to section 3-12, required under subsection (b) of section 1-124, in connection with, or incidental to:

(1) The issuance or carrying of bonds, notes or other obligations of the authority, or the acquisition or carrying of any investment or program of investment, the authority may enter into any contract which the authority determines to be necessary or appropriate to place the obligation or investment of the authority, as represented by the bonds, notes or other obligations, investment or program of investment and the contract or contracts, in whole or in part, on the interest rate, cash flow or other basis desired by the authority, including, without limitation, contracts commonly known as interest rate swap agreements, forward payment conversion agreements, futures or contracts providing for payments based on levels of, or changes in, interest rates, stock or other indices, or contracts to

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exchange cash flows or a series of payments, or contracts, including, without limitation, interest rate floors or caps, options, puts or calls to hedge payment, rate, spread or similar exposure or contracts for the purchase of option rights with respect to the mandatory tender for purchase of bonds, notes or other obligations of the authority, which are subject to mandatory tender or redemption, including the issuance of certificates evidencing the right of the owner to exercise such option rights. Such contracts or agreements may also be entered into by the authority in connection with, or incidental to, entering into or maintaining any agreement which secures its bonds, notes or other obligations, subject to the terms and conditions of the agreement respecting outstanding obligations. In entering into any such contract or agreement, the authority shall give due consideration to the creditworthiness of the counter party or counter parties, including any rating by a nationally recognized rating agency, the impact on any rating on outstanding bonds or notes of the authority or any other criteria as the authority may deem appropriate, provided the unsecured long-term obligations of the counter party are rated the same or higher than the underlying rating of the authority on the applicable bonds or notes by at least one nationally recognized rating agency. For purposes of this subsection, counter party includes any party providing an unconditional guaranty of the obligations of the counter party under such contract or agreement; and

(2) The issuance or carrying of bonds, notes or other obligations or entering into any of the contracts or agreements referred to in subdivision (1) of this subsection, the authority may enter into credit enhancement or liquidity agreements, or other necessary or appropriate agreements, with payment, interest rate, security, default, remedy and other terms and conditions as the authority determines, and the authority may pledge all of any part of the collateral that secures the applicable bonds or notes, to the authority's payment obligations under any contract or agreement entered into pursuant to this subsection. Such pledge shall be valid and binding from the time when the pledge is made; the interest so pledged by the authority shall

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immediately be subject to the lien of such pledge without any physical 252 253 delivery thereof or further act, and the lien of any such pledge shall be valid and binding against all parties having claims of any kind in tort, 254 255 contract or otherwise against the authority or any participating 256 institution of higher education, irrespective of whether such parties 257 have notice thereof. Such lien shall have priority over all other liens, 258 including, without limitation, the lien of any person who in the 259 ordinary course of business furnishes services or materials to the 260 authority. Notwithstanding the provisions of title 42a, neither the bond resolution nor any financing statement, continuation statement or 261 262 other instrument by which a pledge or security interest is created or by 263 which the authority's interest in such collateral is assigned need be filed in any public records in order to perfect the security interest or 264 265 lien thereof as against third parties. The authority's obligations under 266 any contract or agreement entered into pursuant to this subsection 267 may be enforced as provided in section 10a-235.

- [(e)] (f) Neither the members of the board of directors of the authority nor any person executing the revenue bonds or notes shall be liable personally on the revenue bonds or notes or be subject to any personal liability or accountability by reason of the issuance thereof.
- [(f)] (g) The authority shall have power out of any funds available therefor to purchase its bonds or notes. The authority may hold, pledge, cancel or resell such bonds or notes subject to and in accordance with the agreements with bondholders.
- Sec. 4. Subsection (b) of section 12-742 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2007):
- (b) (1) In cases where any person or entity is due a refund of state income taxes, and that same person is in default of a student loan made or guaranteed by the Connecticut Student Loan Foundation or the Connecticut Higher Education Supplemental Loan Authority, the Connecticut Student Loan Foundation or the Connecticut Higher

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Education Supplemental Loan Authority, as appropriate, shall notify the Commissioner of Administrative Services of such default. The Commissioner of Revenue Services, upon notification by the Commissioner of Administrative Services, shall withhold the payment of said refund to such person to the extent of such default, provided the Commissioner of Revenue Services shall notify such person in default that he or she has the right to a hearing before an officer designated by the Commissioner of Administrative Services if he or she contests the validity or amount of the Commissioner of Administrative Services' claim. If the person in default fails to apply in writing to the Commissioner of Administrative Services for a hearing within sixty days of the issuance of notice of withholding, the Commissioner of Revenue Services shall remit the amount of the withheld refund to the Commissioner of Administrative Services, who in turn shall remit the amount of such withheld refund to the Connecticut Student Loan Foundation or the Connecticut Higher Education Supplemental Loan Authority, as appropriate. If the person in default elects an administrative hearing within this time, the Commissioner of Revenue Services shall remit the amount of the withheld refund in accordance with any decisions of the hearing officer or the court upon an appeal of the hearing officer's decision. If a person in default also owes a debt or obligation described in subsection (a) of this section, the refund shall be applied against such debt or obligation before being credited against the amount of the default.

(2) The Commissioner of Revenue Services, the Commissioner of Administrative Services, [and] the president of the Connecticut Student Loan Foundation or the executive director of the Connecticut Higher Education Supplemental Loan Authority, as appropriate, on behalf of such corporation, shall enter into an agreement for the crediting of income tax refunds against the amount a taxpayer is in default of a loan pursuant to subdivision (1) of this subsection. The agreement shall include procedures for the Connecticut Student Loan Foundation or the Connecticut Higher Education Supplemental Loan

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318 Authority, as appropriate, to (A) notify the Commissioner of

- 319 Administrative Services of a default, and the amount of the default,
- and (B) reimburse the Department of Administrative Services and the
- 321 Department of Revenue Services for any costs incurred by the
- departments in carrying out the provisions of this subsection.
- Sec. 5. Subsection (a) of section 10a-109e of the general statutes is
- 324 repealed and the following is substituted in lieu thereof (Effective July
- 325 1, 2007):
- 326 (a) The university may administer, manage, schedule, finance, 327 further design and construct UConn 2000, to operate and maintain the 328 components thereof in a prudent and economical manner and to 329 reserve for and make renewals and replacements thereof when 330 appropriate, it being hereby determined and found to be in the best 331 interest of the state and the university to provide this independent 332 authority to the university along with providing assured revenues 333 therefor as the efficient and cost effective course to achieve the 334 objective of avoiding further decline in the physical infrastructure of 335 the university and to renew, modernize, enhance and maintain such 336 infrastructure, the particular project or projects, each being hereby 337 approved as a project of UConn 2000, and the presently estimated cost 338 thereof being as follows:

T1	UConn 2000 Project	Phase I Fiscal Years 1996-1999	Phase II Fiscal Years 2000-2005	Phase III Fiscal Years 2005-2015
T2				
Т3	Agricultural Biotechnology			
T4	Facility	9,400,000		
T5				
T6	Agricultural Biotechnology			
T7	Facility Completion		10,000,000	

T8				
T9	Alumni Quadrant			
T10	Renovations		14,338,000	
T11				
T12	Arjona and Monteith			
T13	(new classroom buildings)			66,100,000
T14				
T15	Avery Point Campus			
T16	Undergraduate and			
T17	Library Building			35,000,000
T18				
T19	Avery Point Marine			
T20	Science Research Center -			
T21	Phase I	34,000,000		
T22				
T23	Avery Point Marine			
T24	Science Research Center -			
T25	Phase II		16, 682,000	
T26				
T27	Avery Point Renovation		5,600,000	
T28				
T29	Babbidge Library	0		
T30				
T31	Balancing Contingency		5,506,834	
T32				
T33	Beach Hall Renovations			10,000,000
T34				
T35	Benton State Art Museum			
T36	Addition		1,400,000	3,000,000

T37				
T38	Biobehavioral Complex			
T39	Replacement			4,000,000
T40	•			
T41	Bishop Renovation			8,000,000
T42				
T43	Budds Building			
T44	Renovation		2,805,000	
T45				
T46	Business School			
T47	Renovation		4,803,000	
T48				
T49	Chemistry Building	53,700,000		
T50				
T51	Commissary Warehouse			1,000,000
T52				
T53	Deferred Maintenance/			
T54	Code/ADA Renovation			
T55	Lump Sum	39,332,000		215,000,000
T56				
T57	Deferred Maintenance &			
T58	Renovation Lump Sum			
T59	Balance		104,668,000	
T60				
T61	East Campus North			
T62	Renovations		11,820,000	
T63				
T64	Engineering Building			
T65	(with Environmental			[42,700,000]

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T66	Research Institute)			36,700,000
T67				
T68	Equine Center		1,000,000	
T69				
T70	Equipment, Library			
T71	Collections &			
T72	Telecommunications	60,500,000		200,000,000
T73				
T74	Equipment, Library			
T75	Collections &			
T76	Telecommunications			
T77	Completion		182,118,146	
T78				
T79	Family Studies (DRM)			
T80	Renovation			6,500,000
T81				
T82	Farm Buildings Repairs/			
T83	Replacement			6,000,000
T84				
T85	Fine Arts Phase II			20,000,000
T86				
T87	Floriculture Greenhouse			3,000,000
T88				
T89	Gant Building Renovations			[40,000,000]
T90				34,000,000
T91				
T92	Gant Plaza Deck		0	
T93				
T94	Gentry Completion			10,000,000

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T95				
T96	Gentry Renovation		9,299,000	
T97				
T98	Grad Dorm Renovations		7,548,000	
T99				
T100	Gulley Hall Renovation		1,416,000	
T101	·			
T102	Hartford Relocation			
T103	Acquisition/Renovation		56,762,020	
T104				
T105	Hartford Relocation Design	1,500,000		
T106				
T107	Hartford Relocation			
T108	Feasibility Study	500,000		
T109				
T110	Heating Plant Upgrade	10,000,000		
T111				
T112	Hilltop Dormitory New		30,000,000	
T113				
T114	Hilltop Dormitory			
T115	Renovations		3,141,000	
T116				
T117	Ice Rink Enclosure	2,616,000		
T118				
T119	Incubator Facilities			10,000,000
T120				
T121	International House			
T122	Conversion		800,000	

T123				
T124	Intramural, Recreational			
T125	and Intercollegiate Facilities			31,000,000
T126				
T127	Jorgensen Renovation			7,200,000
T128				
T129	Koons Hall Renovation/			
T130	Addition			7,000,000
T131				
T132	Lakeside Renovation			3,800,000
T133				
T134	Law School Renovations/			
T135	Improvements			15,000,000
T136				
T137	Library Storage Facility			5,000,000
T138				
T139	Litchfield Agricultural			
T140	Center- Phase I	1,000,000		
T141				
T142	Litchfield Agricultural			
T143	Center-Phase II		700,000	
T144				
T145	Manchester Hall			
T146	Renovation			6,000,000
T147				
T148	Mansfield Apartments			
T149	Renovation	2,612,000		
T150				
T151	Mansfield Training School			

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T152	Improvements		27,614,000	29,000,000
T153				
T154	Natural History Museum			
T155	Completion			4,900,000
T156				
T157	North Campus Renovation	2,654,000		
T158				
T159	North Campus Renovation			
T160	Completion		21,049,000	
T161				
T162	North Hillside Road			
T163	Completion			11,500,000
T164				
T165	North Superblock Site			
T166	and Utilities	8,000,000		
T167				
T168	Northwest Quadrant			
T169	Renovation	2,001,000		
T170				
T171	Northwest Quadrant			
T172	Renovation		15,874,000	
T173				
T174	Observatory			1,000,000
T175				
T176	Old Central Warehouse			<u>18,000,000</u>
T177				
T178	Parking Garage #3			15,000,000
T179				
T180	Parking Garage - North	10,000,000		
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T181				
T182	Parking Garage - South		15,000,000	
T183				
T184	Pedestrian Spinepath		2,556,000	
T185				
T186	Pedestrian Walkways		3,233,000	
T187				
T188	Psychology Building			
T189	Renovation/Addition			20,000,000
T190				
T191	Residential Life Facilities			90,000,000
T192				
T193	Roadways		10,000,000	
T194				
T195	School of Business	20,000,000		
T196				
T197	School of Pharmacy/Biology	3,856,000		
T198				
T199	School of Pharmacy/Biology			
T200	Completion		61,058,000	
T201				
T202	Shippee/Buckley			
T203	Renovations		6,156,000	
T204				
T205	Social Science K Building		20,964,000	
T206				
T207	South Campus Complex	13,127,000		
T208				
T209	Stamford Campus			

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T210	Improvements		3,000,000
T211			
T212	Stamford Downtown		
T213	Relocation-Phase I	45,659,000	
T214			
T215	Stamford Downtown		
T216	Relocation-Phase II		17,392,000
T217			
T218	Storrs Hall Addition		4,300,000
T219			
T220	Student Health Services		12,000,000
T221			
T222	Student Union Addition		23,000,000
T223			
T224	Support Facility		
T225	(Architectural and		
T226	Engineering Services)		2,000,000
T227			
T228	Technology Quadrant-		
T229	Phase 1A	38,000,000	
T230			
T231	Technology Quadrant-		
T232	Phase IB		16,611,000
T233			
T234	Technology Quadrant-		
T235	Phase II		72,000,000
T236			
T237	Technology Quadrant-		

Phase III

T238

15,000,000

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T239				
T240	Torrey Life Science			
T241	Renovation		17,000,000	
T242				
T243	Torrey Renovation			
T244	Completion and Biology			[48,000,000]
T245	Expansion			<u>42,000,000</u>
T246				
T247	Torrington Campus			
T248	Improvements			1,000,000
T249				
T250	Towers Renovation		17,794,000	
T251				
T252	UConn Products Store			1,000,000
T253				
T254	Undergraduate Education			
T255	Center	650,000		
T256				
T257	Undergraduate Education			
T258	Center		7,450,000	
T259				
T260	Underground Steam &			
T261	Water Upgrade	3,500,000		
T262				
T263	Underground Steam &			
T264	Water Upgrade			
T265	Completion		9,000,000	
T266				
T267	University Programs			

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T268	Building – Phase I	8,750,000		
T269				
T270	University Programs			
T271	Building - Phase II			
T272	Visitors Center		300,000	
T273				
T274	Waring Building Conversion	7,888,000		
T275				
T276	Waterbury Downtown			
T277	Campus			3,000,000
T278				
T279	Waterbury Property			
T280	Purchase	325,000		
T281				
T282	West Campus Renovations		14,897,000	
T283				
T284	West Hartford Campus			
T285	Renovations/			
T286	Improvements			25,000,000
T287				
T288	White Building Renovation	2,430,000		
T289				
T290	Wilbur Cross Building			
T291	Renovation		3,645,000	
T292				
T293	Young Building Renovation			
T294	/Addition			17,000,000
T295				
T296	HEALTH CENTER			

T297		
T298	CLAC Renovation	
T299	Biosafety Level 3 Lab	14,000,000
T300		
T301	Deferred Maintenance/	
T302	Code/ADA Renovation	
T303	Sum - Health Center	50,000,000
T304		
T305	Dental School Renovation	5,000,000
T306		
T307	Equipment, Library	
T308	Collections and	
T309	Telecommunications -	
T310	Health Center	75,000,000
T311		
T312	Library/Student Computer	
T313	Center Renovation	5,000,000
T314		
T315	Main Building Renovation	75,000,000
T316		
T317	Medical School Academic	
T318	Building Renovation	9,000,000
T319		
T320	Parking Garage - Health	
T321	Center	8,400,000
T322		
T323	Research Tower	60,000,000
T324		

T325	Support Building Addition/			
T326	Renovation			4,000,000
T327				
T328	Total - Storrs and Regional			
T329	Campus Project List			1,043,000,000
T330				
T331	Total - Health Center			
T332	Project List			305,400,000
T333				
T334	TOTAL	382,000,000	868,000,000	1,348,400,000"

This act shall take effect as follows and shall amend the following sections:				
Section 1	July 1, 2007	10a-224(a)		
Sec. 2	July 1, 2007	10a-225		
Sec. 3	July 1, 2007	10a-230		
Sec. 4	July 1, 2007	12-742(b)		
Sec. 5	July 1, 2007	10a-109e(a)		